Case 5:17-cv-04467-BLF Document 498 Filed 10/21/21 Page 1 of 4

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14	FINJAN LLC	Attorneys for Defendant				
15		SONICWALL INC.				
16						
	UNITED STATES	DISTRICT COURT				
17	NORTHERN DISTRI	CT OF CALIFORNIA				
18	NORTHERN DISTRICT OF CALIFORNIA					
19	(SAN JOSE	DIVISION)				
19	FINJAN LLC., a Delaware Limited Liability	Case No. 5:17-cv-04467-BLF-VKD				
20	Company,					
21	Plaintiff,	STIPULATION AND [PROPOSED] ORDER REGARDING SONICWALL'S				
	,	BILL OF COSTS				
22	V.					
23	SONICWALL, INC., a Delaware Corporation,					
24	Defendant.					
		-				
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STIPULATION AND [PROPOSED] ORDER REGARDING SONICWALL'S BILL OF COSTS Case No. 5:17-cv-04467-BLF-VKD

1	WHEREAS SonicWall, Inc. ("SonicWall") filed a Bill of Costs (ECF 486) seeking costs				
2	incurred in this litigation;				
3	WHEREAS SonicWall and Finjan LLC ("Finjan"), the parties, wish to avoid further				
4	litigation over the Bill of Costs and have reached a compromise on the recoverable amount;				
5	THEREFORE, SonicWall withdraws its Bill of Costs (ECF 486), and SonicWall and				
6	Finjan hereby stipulate that SonicWall's recoverable costs from the judgment entered at ECF 485				
7	are \$65,000.				
8	IT IS FURTHER AGREED between SonicWall and Finjan that the stipulated recoverable				
9	costs will be paid by Finjan only if the United States Court of Appeals for the Federal Circuit				
10	affirms in its entirety the judgment (ECF 485) entered in SonicWall's favor. Finjan agrees to pay				
11	such costs 60 days after exhaustion of its appeals. Absent such affirmance, the parties will addres				
12	whether and to what extent costs are recoverable following the completion of all appeals.				
13	IT IS HEREBY STIPULATED pursuant to Civil Local Rule 7-12 by and among the				
14	parties, and the parties do jointly hereby request that the Court enter an order dismissing				
15	SonicWall's Bill of Costs (ECF 486) and endorsing this stipulation.				
16					
17	Dated: October 12, 2021	FISH & RICHARDSON P.C.			
18		By: /s/ Jason W. Wolff			
19		Jason W. Wolff (CA SBN 215819) wolff@fr.com			
20		Attorney for Plaintiff FINJAN LLC			
21	Dated: October 12, 2021	DUANE MORRIS LLP			
22	Dated. October 12, 2021				
23		By: /s/ Matthew C. Gaudet Matthew C. Gaudet (Admitted Pro Hac			
24		Vice) mcgaudet@duanemorris.com			
25		Attorney for Defendant			
26		SONICWALL INC.			
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28		2 STIPLII ATION AND IPPOPOSEDI OPDER REGARDIN			

Case 5:17-cv-04467-BLF Document 498 Filed 10/21/21 Page 3 of 4

1	Pursuant to Civ. Local Rule 5.1(i)(3) regarding signatures, I attest under penalty of perjury			
2	that concurrence in the filing of this	document has been obtained from counsel for Sonicwall.		
3	Dated: October 12, 2021	FISH & RICHARDSON P.C.		
4				
5		By: /s/ Jason W. Wolff		
6		Jason W. Wolff (CA SBN 215819) wolff@fr.com		
7		Attorney for Plaintiff FINJAN LLC		
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Case 5:17-cv-04467-BLF Document 498 Filed 10/21/21 Page 4 of 4

1	PURSU	JANT T	O STIPUL	ATION, I	Γ IS SO ORDERED.
2					
3	DATED this _	21st	_day of	October	, 2021.
4					Ben Leden Treeman
5					The Honorable Beth Labson Freeman
6					UNITED STATES DISTRICT JUDGE
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